

MEXICO GETTING READY TO RECALL DIAZ

GAVE NO THAW BRIBE IS CLAIM OF ANHUT

WEATHER—Fair to-night and Wednesday warmer.

FINAL
EDITION.

The



The World.

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ANHUT TOOK THAW CASH, BUT AS A RETAINING FEE; GAVE NOTHING TO RUSSELL

Lawyer Who Testifies To-Morrow Will Refuse to Tell Sully Board How Much He Got.

SO HIS COUNSEL SAYS.

Ready With Full Statement of His Dealings With Superintendent of Matteawan.

Clifford L. Beane, counsel for John Nicholas Anhut, the lawyer whose name has figured so prominently in the scandal attending an alleged attempt at bribery in a plan to get Harry Thaw out of the Matteawan Asylum for the Criminal Insane, announced today that Mr. Anhut will go before the investigating committee in Albany to-morrow and tell everything he knows about the affair except as to confidential matters between him and Thaw. Mr. Anhut's position is that he retained by Thaw as a lawyer to bring an action in court to have the judgment of the court committing Thaw as an insane person set aside.

"Mr. Anhut," said Mr. Beane, "met Dr. Russell of the Matteawan Asylum at White Plains. They lived at the same hotel. He had also met Thaw. It was Dr. Russell who brought up the matter of getting Thaw released on parole."

"Mr. Anhut went up to Matteawan and saw Thaw and took a retainer. He will refuse to say how much money he got, as the greatest part of the transaction was confidential between lawyer and client. Mr. Anhut and Dr. Russell had many conferences here in New York or elsewhere. Part of their plan was to employ a corps of great experts in insanity who had not previously figured in the Thaw case."

"The proceeding didn't move very fast and Thaw got impatient. Finally he called it off. That is all Mr. Anhut knew about it."

"Mr. Anhut never offered Dr. Russell a dollar to let Thaw out. He never discussed money with Dr. Russell. Mr. Beane said that Mr. Anhut will strenuously object to Harry Thaw giving a full statement."

(Continued on Second Page.)

FLIES 287 MILES IN 185 MINUTES; PARIS TO LONDON

French Aviator Moulins Makes New Fast Record in Cross-Channel Trip.

LONDON, Feb. 25.—A new and notable record of three hours and five minutes for a flight in a monoplane from Paris to London was made by the well-known French aviator Marcel G. Brindeau de Moulins today.

The aviator started at 9:15 o'clock this morning from Paris, landed at Calais at 10:50, resumed his flight at noon and descended in London at 1:30, after crossing the Channel in a fog.

The distance between Paris and London is 287 miles, as that during his actual flying time of 185 minutes the French aviator flew at more than a mile and a half a minute.

23 ROWS IN ROW GET HERE IN TOW OF MYNHEER ROW

Straight from Holland, Where They Grow—Rows in Rows as Tulips Blow.

FAMILY TIPS HOBOKEN.

Papa Row Steers 12 Child Rows and 8 Grandchild Rows to Colorado.

Mynheer Row of Holland, the man who should have written the words and music of that popular music hall ballad, "Row, Row, Row," tipped the eastern edge of Hoboken on end today when he got off the brave ship Noordam with his twelve children and eight grandchildren in tow.

They say that Holland is the place where the cheeses come from, but it was perfectly evident today all over the customs shed at the Holland-America line pier that the Soudervan, Holland, is the place where the Rows grow in long rows—like tulips or cabbages. There has been a serious decline in the population of Soudervan.

Now, Mynheer Row, rosy-cheeked and tough as a teakwood log, is just forty-nine years old; his wife Gertrude, round as a fun of snappans and sniggles, is a Hollandish, is forty-six. They were married when they were twenty and seventeen, respectively, and Soudervan didn't have to wait long before the census clerk began to get the writer's cramp keeping up with the growing Rows.

There are eight second-edition Rows.

First to come ashore, Albin, who is now twenty-eight and the father of eight lively second-edition Rows. Then, as the close-formed ranks of the Rows stood before the customs inspectors to-day, they ran down the scale thus: Hans, Thiele, Hendrick, Augustus, etc. Just like the black and white notes on the piano, male and female alternating.

One pair of twins fills in the spaces between singles in the senior Row family; one pair ditto in the Row Juniors. The youngest of Mynheer Evert Row's family, the twelfth, is eleven years old. The oldest of Albinus Row's brood of eight is nine, and the youngest is still taking his milk diet without tipping the waiter.

They are going to Colorado, the twenty-three Rows. Colorado has suffered in the past from potato bugs, of tin-horn gamblers and had men from the Brazos. But never—any, never—has that fair State had such an invasion of Rows upon Rows as the one now speeding westward toward her borders.

The Rows were farmers in Holland, but when it looked as if they would wash their faces over the dikes into the Zuyder Zee they picked out a large, roomy place for the cultivation of more Rows.

GRANDPOP ROW WHISTLED UP ROWS IN A ROW.

Colorado is it! They distributed themselves in layers over five steamers on the Noordam. Whenever meal time came Mynheer Evert Row would take his stand in the middle of the main deck, place two fingers between his teeth and blow a piercing blast. Then all of the Rows would rally round the colors—Grandpop Row's trousers are a lively and spirited blue—and march in phalanxes on the saloon.

The Rows are all good church people. The first night they said their prayers in unison, so it is said by the Noordam's officers, the quartermaster on the bridge thought he heard a shrill cry of the port bow and rang for the reverse on the engine.

FOR RACING SEE PAGE 11.

SHEA CONFESSES; TELLS OF SYSTEM IN SWEENEY GRAFT

Penitent Collector Also Sends Priest to Whitman With Disclosures.

EAST SIDE GO-BETWEEN.

Whitman Is Planning to Bring New Indictments Against Sweeney.

Ashley Shea, the Harlem gambler who was indicted yesterday, made a long confession to District Attorney Whitman this afternoon. Shea said he acted as one of the "collectors" of graft in Harlem. He gave a list of thirty places from which, he said, he made regular collections. The money he got, he said, he turned over to Sweeney, Peter Duffy and he understood that Duffy—who is under indictment—transferred the collections to Inspector Sweeney.

Preparations were made by District Attorney Whitman today to find new indictments against Capt. Dennis Sweeney based on his alleged grafting operations when he was in charge of the Sixth Inspection District. The indictment attacked by Sweeney's counsel in court yesterday because of a defect connected with a date will be dropped.

There may half a dozen or even ten indictments found against Sweeney based on alleged cumulative offenses. It is not likely that his case will come to trial before April, as Justice Goff leaves the Criminal Branch of the Supreme Court for a month on the 1st of March and it is the desire of the District Attorney to have Sweeney tried before Justice Goff.

A Roman Catholic priest, who refused to reveal his identity, called on the District Attorney today. He said he represented a conscience-stricken man who had acted as a go-between for grafting police officers and illegal street keepers for many years.

The priest promised to produce this victim of conscience before the Grand Jury. It is said that the repentant one has been a "collector" on the lower East Side and has revelations to make of dealings between police officers and hoodlums, who was sent to a year in prison yesterday. The collections of the man whose testimony the District Attorney hopes to get before the Grand Jury were divided, according to report, in Plainfield, N. J., among representatives of certain policemen.

It is not known whether or not Percy Noddy, the Tammany leader of the lower part of the Thirtieth Assembly District will go before the Grand Jury. Nagle told the District Attorney yesterday that he had known, from common report, for a long time that Capt. Walsh was collecting graft in Harlem and he had tried to have Walsh transferred. Harlem rumor, according to Nagle, was that a part of the graft went to Police Headquarters.

Tom Lloyd, the Harlem saloonkeeper and politician, who confessed yesterday that he had \$100 a week to Walsh for the privilege of operating a pool room at One Hundred and Twenty-ninth street and Park avenue, visited the District Attorney today. Lloyd will go before the Grand Jury Thursday and it is expected that additional indictments will be found on his evidence.

Capt. Walsh, who travelled downtown yesterday in an automobile and pleaded guilty to an indictment charging him with accepting a bribe, telephoned from his home to the District Attorney today that he is feeling much better. There has been such improvement in Walsh's condition that Mr. Whitman believes there will be no danger in postponing the Sweeney trial, in which Walsh will be the chief witness for the State, until April.

WINS 14-MINUTE TRIAL.

For the loss of one leg, Morris Thiers, owner of several drug stores, today won a verdict of \$16,000 from a jury before Justice Delany in the Supreme Court, after what was called the shortest trial of an accident on record by Joseph A. Sney, who appeared for Thiers.

On Nov. 11 last Thiers was run down by an auto owned by Charles Keenan & Co., and both of his legs were broken. One had to be amputated. The trial began at 10:15 and Justice Delany charged the jury at 1 o'clock. By 1:45 o'clock the jury had returned with the verdict. Bernard Shaw, an attorney, represented the automobile owners.

Society Woman Defended by Taft in Mrs. Bishop's Divorce Suit



MRS. JOHN TEMPLE GWATHEMEY

INCOME TAX NOW ARTICLE XVI OF THE CONSTITUTION

Secretary Knox in Proclamation Announces New Amendment Is in Effect.

WASHINGTON, Feb. 25.—The Income Tax amendment to the Constitution of the United States was put into effect at noon today in a formal proclamation by Secretary of State Philander C. Knox. The amendment, the first since that enacted forty-five years ago abolishing slavery, is the sixteenth added to the original Constitution.

The proclamation followed the ratification of the Income Tax resolution by three-fourths of the states in the Union after its passage by Congress. Under the law it is necessary for the Secretary of State officially to proclaim to the President and to the country the adoption of any Constitutional amendment, before it becomes valid.

HAMMERSTEIN MARRIED? RUMOR ALONG BROADWAY HAS IT OSCAR'S WED AGAIN.

Mystery Surrounds Identity of Reported Bride of Grand Opera Impresario.

A rumor spread through Broadway this afternoon that Oscar Hammerstein, the impresario and actor of Broadway, had been married. The rumor, however, was not true. Mr. Hammerstein, who has many inquiries on the subject over his telephone, but declined to discuss the subject in a direct interview.

"It is no use to ask me through this telephone," he said, "come to my office. How long will it take you to get here? Fifteen minutes? Then I shall tell you how far you may read about it in the morning newspaper."

The report stated that Hammerstein, who is married and has a wife and two children, was seen yesterday at No. 429 Riverside Drive. His bride was said to be from Syracuse, N. Y.

TAFT'S BROTHER PLEADS IN COURT FOR WOMAN'S NAME

As Counsel for Mrs. Gwathmey, Co-respondent, He Denounces Mrs. Bishop's Suit.

EVIDENCE ALL VAGUE.

Attorney for Banker's Wife Says He Will Produce Plenty of "Particulars."

Henry W. Taft, the President's brother, eloquently defended the name of Mrs. Leda Gwathmey, the society woman who is named as co-respondent in the divorce action brought by Mrs. Abigail Hancock Bishop against her husband, banker James Cunningham Bishop, when a motion for a bill of particulars was argued before Supreme Court Justice Lehman today. Mr. Taft demanded that Mrs. Bishop be compelled to tell on what evidence she has linked Bishop's name with that of Mrs. Gwathmey and how and where she obtained it.

Mr. Taft asserted that Mrs. Bishop's charges were groundless and that Mrs. Gwathmey, wife of J. Temple Gwathmey, former head of the Stock Exchange, had an unblemished reputation previous to Mrs. Bishop's accusations. Answering Mr. Taft, Cyril F. Dos Passos said in court he would see that Mr. Bishop got "all the particulars he was entitled to."

DECLARES EVIDENCE IN ALLEGATIONS IS CIRCUMSTANTIAL.

"Nevertheless," declared Mr. Taft, "this plaintiff, in support of her motion for alimony and counsel fees, charged that in the latter part of last December her husband had gone to the Hotel Astor with Mrs. Gwathmey. This Your Honor should know."

"A chambermaid was taken to the office of Mr. Bishop and she identified the defendant as the man she saw in the hotel. The maid did not know the name of the woman, nor did she know that the man was Mr. Bishop. It seems to me that the plaintiff was ill-advised in starting this suit for a divorce. She is now endeavoring to support her allegations by circumstantial evidence."

"Indeed, the plaintiff makes some of her charges run back four or five years, since which time she and the defendant have been living in harmony, with their five daughters. Her allegations are of the vaguest nature. No names are mentioned and no specific dates are given. In the cases where the woman is designated by an initial there are no particulars to enable us to prepare a proper defense. We think we ought to have a bill."

WIFE'S COUNSEL PROMISES FULL DETAILS OF EVIDENCE.

Mr. Dos Passos declared that Mr. Taft was wasting his eloquence because there really was no objection to give Mr. Bishop full details of the alleged evidence in his wife's case. "The Court gave her both sides until 4 o'clock," he said, "and she has not yet prepared such interrogatories as may be wanted by Mr. Bishop."

Mrs. Bishop was recently awarded \$10,000 pendente lite at the rate of \$200 a year, with an additional \$2,000 to maintain one of her daughters. Justice Hendrick, who made the award, has not yet determined the amount of counsel fees the banker will be required to pay to Mrs. Bishop's counsel to prosecute the divorce action.

COMMISSIONER'S BRIDGE INFORMATION INCLUDES DENTAL WORK AND WHIST

Clipping Bureau Sends Him Every Item Containing Word "Bridge" and Includes "Bridge" Webber.

Bridge Commissioner O'Keefe is anxious to know today if Controller Prendergast will "O. K." a newspaper clipping bill incurred in his department. Every item printed mentioning the word "bridge" is indexed accordingly and the clippings forwarded to the Commissioner.

When the Commissioner opened his mail today the intelligent newspaper clipper had enclosed articles on "bridge dental work," "bridge waist," "bridge crowns," "bridge street" and—the final blow—"Bridge" Webber.

MRS. MADERO FLEES ON A WARSHIP WITH HUSBAND'S PARENTS

Goes Secretly to Vera Cruz and Boards Cuban Gunboat, Leaving the Body of the Slain President Unburied.

MEXICANS NOW TURNING TO THE EXILED DIAZ

Provisional Government Refuses to Confirm Report That Uncle of Madero Has Been Executed.

VERA CRUZ, Feb. 25.—Senora Francisco I. Madero, widow of the murdered ex-President of Mexico, accompanied by the parents of the fallen Executive and his uncle, Ernesto Madero, sailed today from the land which hides her great sorrow, on the Cuban gunboat Cuba, bound for Havana.

After arriving in Havana the surviving members of the Madero family, now refugees from the military dictatorship of Huerta and Felix Diaz, will proceed to New Orleans and there join the two younger brothers of the murdered Francisco, who are now at college.

STANDARD OIL INDICTMENTS ARE ORDERED QUASHED

Texas Counts Against Companies and Officials Dropped by Wickersham.

WASHINGTON, Feb. 25.—The Texas indictments against John D. Archbold and other Standard Oil officials were dismissed purely because investigation disclosed there was insufficient evidence on which to proceed, was the statement of the Department of Justice authorized late this afternoon when asked for comment on the action at Dallas today.

"A full investigation was made by representatives of the Department, and it was deemed that the evidence was not strong enough."

Attorney-General Wickersham, who personally handled the Texas case, is today en route to Washington from St. Louis, where he has been attending court in connection with the Southern Pacific-Union Pacific merger dissolution.

DALLAS, Tex., Feb. 25.—On orders from the Department of Justice at Washington indictments brought here for alleged violation of the Sherman Anti-Trust law by officials of the Standard Oil of New York, the Standard Oil Company of New Jersey and the Magnolia Petroleum of Texas were nolle prossed today. The indictments were dropped both against the companies and their officials.

Those named in the indictments were John D. Archbold, Henry Flagler, Calvin S. Payne and W. C. Taggart of the Standard Oil, and three Texas associates, John Sealey, Galveston; H. C. Brown, Dallas, and E. F. Eble, Corsicana.

Madero, upon his assumption of office after Porfirio Diaz had been ousted from Mexico in May, 1911, had ordered all the pictures of the old dictator buried in closets and cellars. He excused his act by saying it was unbecoming to honor so lavishly a living public official.

But one interpretation is put by all the capital upon the act of restoration of Huerta. It means the complete triumph of the Diaz men—the Diaz

THE TIDES.

	High Water.	Low Water.
At New York.	6:15 A. M.	6:45 P. M.
At New York.	11:15 A. M.	11:45 P. M.
At New York.	1:15 P. M.	1:45 P. M.
At New York.	7:15 P. M.	7:45 P. M.

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